BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Continue Implementation and Administration of California Renewables Portfolio Standard Program.

Rulemaking 11-05-005 (Filed May 5, 2011)

CONFIDENTIALITY DECLARATION FOR 2013 PRELIMINARY ANNUAL 33% RPS COMPLIANCE REPORT OF EDF INDUSTRIAL POWER SERVICES (CA), LLC

In accordance with the applicable reporting instructions, EDF Industrial Power Services (CA), LLC, an electric service provider ("ESP"), has caused the 2013 Preliminary Annual 33% RPS Compliance Report ("RPS Report") that is the subject of this Confidentiality Declaration to be submitted to the Energy Division and the presiding administrative law judges in the above-captioned proceeding. In addition, the submitting ESP has caused a public (redacted) version of the RPS Report to be served on the parties of record in the above-captioned proceeding.

Certain information contained in the submitting ESP's RPS Report, as specified in the table belo w, is eligible for confidential treatment under the provisions of Decision ("D.") 06-06-066 and the "Matrix of Allowed Confidential Treatment Energy Service Provider (ESP) Data" (the "ESP Matrix"), as modified by D. 08-04-023, and the Commission is obligate d to protect said confidential information so as to avoid material harm to the submitting ESP and/or its customers. Specifically, the submitting ESP's prior year's retail sales, current year retail sales, and the first three years of its forecast retail sales, as well as certain RPS-eligible procurement/supply data that could be used to derive such information, is eligible for confidential treatment—under the ESP Matrix—due

to the fact that the submitting ESP does not own or control the output of any gener ation facilities and it generally procures the energy required to meet the demand of its retail customers through short-term transactions, thereby making its "net short" (as that term is used in the ESP Matrix) for any given year essentially equivalent to its total retail sales in that year minus any RPS procurement (MWh) as reported in the RPS Report. Also, since ESP does not own or control the output of any RPS—eligible generation facilities, ESP's RPS net short in a given compliance period is equal to P——rocurement Quantity Requirement, which is calculated as the applicable percentage of its retail sales, minus the amount of RPS—eligible energy and/or RECs procured and/or banked that may be used for RPS compliance during that period.

TABLE OF CONFIDENTIAL INFORMATION

Description of	Spreadsheet	D.06-06-066	Explanation
Data	Location	Requirements	
Retail Sales (MWh)	33% RPS Progress Summary, Cells F10, G10, H10 and I10. Accounting, Cells F18, G18, H18 and I18.	Demonstrate that submitted material constitutes type of data listed in the Matrix. Matrix category. Affirm compliance with limitations on confidentiality specified in the Matrix.	ESP's net short is equivalent to its retail sales minus procured RPS supplies. I.B ESP's prior year's retail sales, current year's retail sales, and the first three years of its forecasted retail sales may be kept confidential so as
		State whether data can be protected in a way that would allow partial disclosure.	not to reveal its net short positions. Aggregated data of all ESPs only could be made public without serious risk of harm.

Description of	Spreadsheet	D.06-06-066	Explanation
Data	Location	Requirements	
Procurement Quantity Targets (MWh) and Procurement Quantity Requirements	Compliance Period Summary, Cells E10, F10 and G10. 33% RPS Progress Summary, Cells F12, G12, H12, I12, FGH13 and IJKL13. Accounting, Cells FGH 26 and IJKL26.	Demonstrate that submitted material constitutes type of data listed in the Matrix. Matrix category. Affirm compliance with limitations on confidentiality specified in the Matrix.	Since ESP's PQTs and PQRs are derived from its retail sales using a published formula, disclosure of its PQT and PQR data (MWh) would reveal its retail sales. I.B Information that would reveal ESP's prior year's retail sales, current year's retails sales, or the first three years of its forecasted retail
			sales may be kept confidential so as not to reveal its net short positions.
		State whether data can be protected in a way that would allow partial disclosure.	Aggregated data of all ESPs only could be made public without serious risk of harm.

Description of	Spreadsheet	D.06-06-066	Explanation
Data	Location	Requirements	
RPS-Eligible	Accounting,	Demonstrate that	Disclosure of ESP's
Procurement/Supply	Cells F21, G21,	submitted material	RPS procurement
Data (MWh and/or	H21, and I21.	constitutes type of	data (MWh or %, as
percentages)		data listed in the	applicable) would
		Matrix.	reveal its PQT and
			PQR data (MWh),
			which in turn would
			reveal ESP's retail
		T1 ('C 4 35 ('	sales.
		Identify the Matrix	I.B and I.C
		category (or	
		categories) to which	
		data correspond.	ECD's mion voon's
		Affirm compliance with limitations on	ESP's prior year's retail sales, current
		confidentiality	year's retail sales,
		specified in the	and the first three
		Matrix.	years of its
			forecasted retail
			sales may be kept
			confidential so as
			not to reveal its net
			short positions.
		State whether data	Aggregated data of
		can be protected in	all ESPs only could
		a way that would	be made public
		allow partial	without serious risk
		disclosure.	of harm.

I, the undersigned, declare under penalty of perjury:

(1) I am the attorney representing the submitting ESP in this proceeding;

(2) An officer of the submitting ESP was not located within the County of Los

Angeles at the time this Confidentiality Declaration was filed;

(3) I am authorized to make this Confidentiality Declaration on the submitting

ESP's behalf;

(4) I have reviewed, or caused to be reviewed, the RPS Report referenced in this

Confidentiality Declaration;

(5) The information for which the submitting ESP seeks confidentiality protection

is not already public.

(6) The s tatements in the is Confidentiality Declaration are true of my own

knowledge, except as to matters which are therein stated on information or

belief, and as to those matters I believe them to be true.

Executed on August 1, 2014 at Woodland Hills, California.

Gregory S.G. Klatt

DOUGLASS & LIDDELL

21700 Oxnard Street, Suite 1030

Woodland Hills, California 91367

Telephone: (818) 961-3002

Email: klatt@energyattorney.com